Frederick E. Moacdieh Executive Director Federal Regulatory Affairs

verizon/

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Federal Communications Commission Office of the Secretary 1300 I Street, NW Suite 400 West Washington, DC 20005

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BY HAND DELIVERY

Ms. Marlene H. Dortch Secretary Federal Communications Commission 445 12th Street, SW Washington, DC 20554

DAMETELE COEV CHASHAL

Re: Special Access for Price Cap Local Exchange Carriers; AT&T Corporation Petition for Rulemaking to Reform Regulation of Incumbent Local Exchange Carrier Rates for Interstate Special Access Services, WC Docket No. 05-25 & RM-10593

Dear Ms. Dortch:

Verizon (FRN: 0003257094) manually submits to the Wireline Competition Bureau a corrective resubmission of its data container in response to the Special Access Data Collection.

Verizon is eliminating duplicative location records related to data request II.B.3 and modifying its responses to data requests II.B.2 and II.B.4 accordingly. Verizon originally submitted these records as they exist in Verizon's databases. Upon further review, Verizon was able to eliminate most of the duplication using best-effort mechanical methods. However, some duplicate records remain in the data set submitted with this letter, because Verizon could not remove them mechanically. While a manual review may further reduce the duplication, such an effort would be time consuming and imprecise. For these reasons, Verizon is not at this time undertaking a manual review. Verizon has discussed this with Staff, and Staff indicated that Verizon may submit the data set as it currently exists.

Also, Verizon's response to data request II.B.3 contains some records—around one percent of the total records—that have an anomaly associated with the reported sold bandwidth. Specifically, the sum of the sold bandwidth fields for those records exceeds the total sold bandwidth field. As Verizon has discussed with Staff, Verizon is reporting the sold bandwidth "as is" for those few records.

Verizon is submitting two portable 256-bit AES hardware-based data encryption storage devices manufactured by Kingston. The model is the DataTraveler 6000 – DT600/4GB. Each

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drive is labeled as specified by the FCC's instructions with Verizon's FRN and a notation to indicate the device that contains the original information and the device that is a copy.

Each of these storage devices contains Highly Confidential information as defined by and subject to Protective Orders in WC Docket No. 05-25 and RM-10593.

In the confidential information as defined by and subject to Protective Orders in WC Docket No. 05-25 and RM-10593.

Each of these drives contains the following:

- Database container;
- The log file (SPADC.log);
- The "qc log" file (spadc_proc.log); and
- A new certification

Please call me at (202) 515-2590 if you have any questions.

Sincerely,

cc:

Christopher Koves (with two portable storage devices)

¹ Special Access for Price Cap Local Exchange Carriers; AT&T Corporation Petition for Rulemaking to Reform Regulation of Incumbent Local Exchange Carrier Rates for Interstate Special Access Services, Order and Data Collection Protective Order, 29 FCC Red 11657 (2014).